



A06-0042 01-29-03

Application Form

Dassault Falcon Jet Corp

Name of facility*

Name of parent company (if any)

3801 E. Tenth Street, Adams Field

Street address

Street address (continued)

Little Rock, AR 72202

City/State/Zip code

Give us information about your contact person for the National Environmental Performance Track Program.

Name Mr./Mrs./Ms./Dr. Peter R. Christiansen

Title Manager, Environmental Affairs

Phone (501) 210-0147

Fax (501) 210-0478

E-mail pete.christiansen@dfjclr.falconjet.com

Facility/Company Website www.falconjet.com

* If you are applying for multiple facilities, you must call 1-888-339-PTRK(7875)

Why do we need this information?

EPA needs background information on your facility to evaluate your application.

What do you need to do?

- ♦ Provide background information on your facility.

Section A

Tell us about your facility.

1 What do you do or make at your facility?

Dassault Falcon Jet - Little Rock Division is the world-wide completion center for Falcon aircraft (business jets). The facility also includes a major Falcon service center.

2 List the North American Industrial Classification System (NAICS) codes that you use to classify business at your facility.

NAICS
336411 _____

3 Does your company meet the Small Business Administration definition of a small business for your sector?

☐ Yes ☒ No

4 How many employees (full-time equivalents) currently work at your facility? If you checked "Yes" in question 3 and have fewer than 50 employees at your facility, then you are considered a "small facility" by the Performance Track Program.

- ☐ Fewer than 50
☐ 50-99
☐ 100-499
☐ 500-1,000
☒ More than 1,000

5 Complete the Environmental Requirements Checklist on pages 32-38 of the instructions and enclose it with your application.

- 6 Optional: Is there anything else you would like to tell us about your facility? Do you participate in other voluntary programs at the local, tribal, State, or Federal level?

Dassault Falcon Jet, Little Rock Division, has a long history of environmental awareness and improvements. It is one of the first aircraft completion centers in the U.S. to have been certified to ISO 14001.

Facility EMS and environmental programs have been developed to effect a pro-active approach to addressing corporate guidelines, environmental policies, and compliance with applicable EPA, DOT, and FAA laws and regulations. The focus is on continual improvement and the prevention of pollution.

The Arkansas Environmental Federation recognized the facility with its annual Diamond Award in 2000 for a history of environmental progress and emissions reductions. For the period 1993-1999, this included significant per aircraft reductions of: regulated water utilization; hazardous waste generation; and VOC and HAP emissions.

The facility is an active member of the Arkansas Environmental Federation. Environmental personnel also serve on Little Rock National Airport and Regulatory Agency advisory committees, as requested.

Why do we need this information?

Facilities need to have an operating Environmental Management System (EMS) that meets certain requirements.

What do you need to do?

- ♦ Confirm that your EMS meets the Performance Track requirements.
- ♦ Tell us if you have completed a self-assessment or have had a third-party assessment of your EMS.

Section B

Tell us about your EMS.

Read the EMS requirements on page 9-12 of instructions.
Tell us if your EMS meets these requirements for:

- | | | | |
|--|---|-----------------------------|--|
| 1 Environmental policy _____ | <input checked="" type="checkbox"/> Yes | <input type="checkbox"/> No | |
| 2 Planning _____ | <input checked="" type="checkbox"/> Yes | <input type="checkbox"/> No | |
| 3 Implementing and operation _____ | <input checked="" type="checkbox"/> Yes | <input type="checkbox"/> No | |
| 4 Checking and corrective action _____ | <input checked="" type="checkbox"/> Yes | <input type="checkbox"/> No | |
| 5 Management review _____ | <input checked="" type="checkbox"/> Yes | <input type="checkbox"/> No | |
| 6 Have you done a comprehensive review of all activities conducted at your facility that could impact the environment? (i.e., have you done an aspect analysis?) | <input checked="" type="checkbox"/> Yes | <input type="checkbox"/> No | |
| 7 Have you classified your aspects based on their potential harm to the environment, on community concerns, and/or on other objective factors? (i.e., have you determined your significant aspects?) | <input checked="" type="checkbox"/> Yes | <input type="checkbox"/> No | |
| 8 When did you last update your aspect analysis? (mo/yr) | 5/02 | | |
| 9 Have you completed at least one EMS cycle (plan-do-check-act)? | <input checked="" type="checkbox"/> Yes | <input type="checkbox"/> No | |
| 10 Did this cycle include both an EMS and a compliance audit? | <input checked="" type="checkbox"/> Yes | <input type="checkbox"/> No | |
| 11 Have you completed an objective self-assessment or third-party assessment of your EMS? | <input checked="" type="checkbox"/> Yes | <input type="checkbox"/> No | |

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If yes, what method of EMS assessment did you use?

Self-assessment

☐ GEMI

☐ CEMP

☐ Other

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Third-party assessment

☒ ISO 14001 Certification

☐ Other

Why do we need this information?

Facilities need to show that they are committed to improving their environmental performance. This means that you can describe past achievements and will make future commitments.

What do you need to do?

Refer to the Environmental Performance Table in the instructions to answer questions 1 and 2.

Section C

Tell us about your past achievements and future commitments.

Part 1 You must report past achievements for at least two environmental aspects, and you must choose these aspects from the Environmental Performance Table on pages 29-31 of the instructions. Please quantify each of your aspects using the units listed for that aspect in the Environmental PTrack Information Hotline at 1-888-339-PTRK.

Note to small facilities: If you are a small facility, you must report past achievements for only one environmental aspect.

First achievement

1 What aspect have you selected from the Table on page 29-31?	Waste/Hazardous Solid Waste	
2 What units are you using to quantify this aspect? (See Table, page 29-31.)	lbs	
	PAST	CURRENT
3 List the past annual quantity of the aspect (from two years ago) and the current annual quantity of the aspect (from the most recent year for which you have data).	197,000	122,000
4 What are the years for which you are reporting these quantities?	1999	2001
5 Estimate your past normalizing factor (Page 18 of the Instructions will help you calculate this.)	.93	1.0
6 What is your normalizing factor based on (e.g., production, employment)?	Production	

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<p>7 You reported an improvement in the quantity of the aspect in Question 3. How did you achieve this improvement?</p>	<p>An in-house study of hazardous waste generation indicated a significant increase in the volume and percentage of hazardous waste attributable to pre-treatment operations over a period of time.</p> <p>Studies of pre-treatment processes, multiple component polymers and associated performance were accomplished. As a result, the use of a single, less voluminous and more efficient polymer was implemented. In addition, the pre-treatment study resulted in the identification of a paint bay maintenance waste previously incorporated into paint waste. This waste was segregated and de-watered; water only was subsequently processed through pre-treatment. These improvements were largely responsible for a (38) percent reduction in total hazardous waste generation during a period of increased production.</p>
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Second achievement

1 What aspect have you selected from the Table on page 29-31?	Water Use/Total Water Use	
2 What units are you using to quantify this aspect? (See Table, page 29-31.)	gallons	
	PAST	CURRENT
3 List the past annual quantity of the aspect (from two years ago) and the current annual quantity of the aspect (from the most recent year for which you have data).	908,000	775,000
4 What are the years for which you are reporting these quantities?	1999	2001
5 Estimate your past normalizing factor (Page 18 of the Instructions will help you calculate this.)	.93	1.0
6 What is your normalizing factor based on (e.g., production, employment)?	production	
7 You reported an improvement in the quantity of the aspect in Question 3. How did you achieve this improvement?	<p>This facility is regulated as a Metal Finisher under the CWA. Regulated flow was reduced by (15) percent during a period of concurrent production increases.</p> <p>An in-house study of individual pre-treatment contributors was conducted. As a result, three significant changes were implemented. These included: installation of recirculating chiller units on (1) the Plating "clear-clad" system, and (2) the Manufacturing "heat-treat" unit. Both replaced thermostatically controlled free-flow cooling water. (3) Paint bay waterfalls volume was reduced through installation of improved selenoid systems.</p>	

Part 2 You must make future commitments for at least four environmental aspects, and you must choose these aspects from the Environmental Performance Table on pages 29-31 of the Instructions. The aspects you select for your future commitments should be related to the objectives and targets in your EMS. Where possible, they also should be identified as having a significant environmental impact in your EMS. No more than two of your aspects can be from the same environmental category. If you're not sure how your objectives and targets fit into our aspects or whether your aspects are significant, call the PTrack Information Hotline at 1-888-339-PTRK.

Once you have chosen your four environmental aspects, then fill in all the necessary information for these aspects in the tables on pages 7-10 of this form. Please quantify each of your aspects using

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the units listed for that aspect in the Environmental Performance Table. Each table that you must fill in corresponds to one of the environmental aspects you have chosen.

We will assume that your performance commitments are based on a constant production or employment level. If you would like to base your commitment on changing production or employment, please fill out optional questions 6a and 6b.

Note to small facilities: If you are a small facility, you must report future commitments for only two environmental aspects.

Section C, continued

Expiration Date:

First commitment

1 What aspect have you selected from the Table on pages 29-31?	Waste/Hazardous Solid Waste	
2 What units are you using to quantify this aspect?	milligrams and pounds	
3a Is this aspect considered significant in your EMS?	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	
3b If no, please explain why you believe this aspect should be included as a performance commitment.		
	CURRENT	FUTURE
4 List the current annual quantity of the aspect and the annual quantity you are committing to achieve by the end of the third year of your participation in Performance Track.	9,500 mg and 800 lbs	950 mg and 80 lbs
5 What are the years for which you are reporting these quantities?	2001	2005
6a (Optional) What is your future normalizing factor. (Page 21 of the Instructions will help you calculate this.)	1.0	1.05
6b (Optional) What is your normalizing factor based on (e.g., production, employment)?	Facility size. I.E.: Currently planned facility expansion and all re-work includes "green" bulbs.	
7 You committed to an improvement in the quantity of this aspect in Question 4. How do you plan to achieve this improvement?	Implementation of EPA "green lights" program Facility-wide conversion to environmentally friendly "low" or "no" mercury lighting addressed through a program of attrition and new construction is in progress. Mercury-type bulbs must be handled in accordance with the Universal Waste rule as adopted by the Arkansas Department of Environmental Quality. Lighting conversion eliminates an average 9500 mg of mercury and associated 800 pounds of regulated universal waste bulbs annually.	
8a Are you subject to Federal, State, tribal, or local regulatory requirements for this aspect?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
8b If yes, please list those requirements, including the quantitative limits and compliance deadlines that apply to you. Explain how your commitment exceeds	Universal Waste regulations require disposal of standard fluorescent bulbs through an approved recycling facility. Dassault Falcon Jet has initiated a program in which the standard mercury-type bulbs are progressively replaced with "green" bulbs, thereby eliminating the	

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requirements.	associated mercury and regulated universal waste.
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Second commitment

1 What aspect have you selected from the Table on pages 29-31?	Accidental Releases/Release History	
2 What units are you using to quantify this aspect?	lbs	
3a Is this aspect considered significant in your EMS?	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	
3b If no, please explain why you believe this aspect should be included as a performance commitment.		
	CURRENT	FUTURE
4 List the current annual quantity of the aspect and the annual quantity you are committing to achieve by the end of the third year of your participation in Performance Track.	1,300	500
5 What are the years for which you are reporting these quantities?	2001	2005
6a (Optional) What is your future normalizing factor. (Page 21 of the Instructions will help you calculate this.)	1.0	1.0
6b (Optional) What is your normalizing factor based on (e.g., production, employment)?	Production.	
7 You committed to an improvement in the quantity of this aspect in Question 4. How do you plan to achieve this improvement?	Jet fuel and hydraulic spills of limited scope are currently addressed via a non-hazardous absorbent with intrinsic btu value. Contaminated absorbent is disposed via fuels blending at an approved TSDF. The pending method is bioremediation. A USDA approved microbial material is applied to the hydrocarbon spill. The process transforms hydrocarbons into carbon dioxide and water leaving no hazardous residue.	
8a Are you subject to Federal, State, tribal, or local regulatory requirements for this aspect?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
8b If yes, please list those requirements, including the quantitative limits and compliance deadlines that apply to you. Explain how your commitment exceeds requirements.		

Section C, continued

Expiration Date:

Third commitment

1	What aspect have you selected from the Table on pages 29-31?	Materials Use/Hazardous Materials Use	
2	What units are you using to quantify this aspect?	lbs	
3a	Is this aspect considered significant in your EMS?	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	
3b	If no, please explain why you believe this aspect should be included as a performance commitment.		
		CURRENT	FUTURE
4	List the current annual quantity of the aspect and the annual quantity you are committing to achieve by the end of the third year of your participation in Performance Track.	2,300	0
5	What are the years for which you are reporting these quantities?	2001	2005
6a	(Optional) What is your future normalizing factor. (Page 21 of the Instructions will help you calculate this.)	1.0	1.0
6b	(Optional) What is your normalizing factor based on (e.g., production, employment)?	Production.	
7	You committed to an improvement in the quantity of this aspect in Question 4. How do you plan to achieve this improvement?	Four parts washers employing (hazardous) solvent blends were employed through mid 2002. One unit was removed from service with the introduction of a non-hazardous, frozen CO2 parts cleaning system. The three remaining units are scheduled for replacement with a non-hazardous cleaning program pending approval for aircraft application.	
8a	Are you subject to Federal, State, tribal, or local regulatory requirements for this aspect?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
8b	If yes, please list those requirements, including the quantitative limits and compliance deadlines that apply to you. Explain how your commitment exceeds requirements.		

Section C, continued

Expiration Date:

Fourth commitment

1	What aspect have you selected from the Table on pages 29-31?	Water Use/Total Water Use	
2	What units are you using to quantify this aspect?	gallons	
3a	Is this aspect considered significant in your EMS?	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	
3b	If no, please explain why you believe this aspect should be included as a performance commitment.		
		CURRENT	FUTURE
4	List the current annual quantity of the aspect and the annual quantity you are committing to achieve by the end of the third year of your participation in Performance Track.	775,000	720,000
5	What are the years for which you are reporting these quantities?	2001	2005
6a	(Optional) What is your future normalizing factor. (Page 21 of the Instructions will help you calculate this.)	1.0	1.0
6b	(Optional) What is your normalizing factor based on (e.g., production, employment)?	Production.	
7	You committed to an improvement in the quantity of this aspect in Question 4. How do you plan to achieve this improvement?	Waterfall units are the method of air emissions control in three of four paint bays. A retrofit of these bays with dry filtration systems is planned. In addition, dry systems are planned for three bays currently scheduled for construction. Waterfall operation, while effective, is energy intensive and also accounts for approximately seven percent of the total regulated water flow to pre-treatment.	
8a	Are you subject to Federal, State, tribal, or local regulatory requirements for this aspect?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
8b	If yes, please list those requirements, including the quantitative limits and compliance deadlines that apply to you. Explain how your commitment exceeds requirements.		

Why do we need this information?

Facilities need to demonstrate their commitment to public outreach and performance reporting. You should have appropriate mechanisms in place to identify community concerns, to communicate with the public, and to provide information on your environmental performance.

What do you need to do?

- ♦ Describe your approach to public outreach.
- ♦ List three references who are familiar with your facility.

Section D

Tell us about your public outreach and reporting.

1 How do you identify and respond to community concerns?

All community environmental communication is logged and responded to by the Environmental department during business hours. The Vice President, Industrial Administration and Corporate Communications department are responsible for all media communications. Dassault Falcon Jet environmental policy is posted at the facility and available upon request through the facility Environmental Department and Little Rock National Airport.

2 How do you inform community members of important matters that affect them?

Community and Airport Commission meetings, and/or newspaper, as applicable.

Note: The Dassault facility is located on the airport. Based on operations and exposure, "community" is frequently more likely to include airport tenants than area residents.

Tours: Although security is a significant airport concern, the facility does accomplish specific pre-arranged tours. For 2002, a group of college students and professors involved in environmental disciplines are scheduled to tour. Also, the EPA Region VI, 2003 Pre-treatment conference will be held in Little Rock and include a facility tour.

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3 How will you make the Performance Track Annual Performance Report available to the public?

☐ Website www.

☒ Newspaper

☐ Open Houses

☒ Other

The annual report will be available through the facility environmental department and Little Rock National Airport.

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Section D, continued*Expiration Date:*

- 4 Are there any ongoing citizen suits against your facility? ☐ Yes ☒ No

If yes, describe briefly in the right-hand column.

- 5 List references below

	<i>Organization</i>	<i>Name</i>	<i>Phone number</i>
<i>Representative of a Community/ Citizen Group</i>	Arkansas Environmental Federation	Randy Thurman, Executive Director	(501) 374-0263
<i>State/tribal/local regulator</i>	Little Rock Wastewater Utility	Stan Suel, Director Environmental Assessment	(501) 490-5403
<i>Other community/local reference (e.g., emergency management official or business associate)</i>	Garver Engineers	Marvin Dalla Rosa, V.P. Marketing & Environmental	(501) 376-3633

Section E

Application and Participation Statement.

On behalf of Dassault Falcon Jet - Little Rock Division
[my facility],

I certify that

I have read and agree to the terms and conditions for Application and Participation in the National Environmental Performance Track, as specified in the *National Environmental Performance Track Program Guide* and in the *Application Instructions*;

- I have personally examined and am familiar with the information contained in this Application, including the Environmental Requirements Checklist. The information contained in this Application is, to the best of my knowledge and based on reasonable inquiry, true, accurate, and complete, and I have no reason to believe the facility would not meet all program requirements;
- My facility has an environmental management system (EMS), as defined in the Performance Track EMS requirements, including systems to maintain compliance with all applicable Federal, State, tribal, and local environmental requirements in place at the facility, and the EMS will be maintained for the duration of the facility's participation in the program;
- My facility has conducted an objective assessment of its compliance with all Federal, State, tribal, and local environmental requirements, and the facility has corrected all identified instances of potential or actual noncompliance;
- Based on the foregoing compliance assessment and subsequent corrective actions (if any were necessary), my facility is, to the best of my knowledge and based on reasonable inquiry, currently in compliance with applicable Federal, State, tribal, and local environmental requirements.

I agree that EPA's decision whether to accept participants into or remove them from the National Environmental Performance Track is wholly discretionary, and I waive any right that may exist under any law to challenge EPA's acceptance or removal decision.

I am the senior facility manager and fully authorized to execute this statement on behalf of the corporation or other legal entity whose facility is applying to this program.

Signature/Date

Printed Name/Title

Mr./Mrs./Ms./Dr. Ernie Valachovic, Jr. V.P. Ind. Administration

Phone Number/E-mail

(501) 372-5254

Facility Name

Dassault Falcon Jet Corp - Little Rock Division

Facility Street Address

3801 E. Tenth Street., Adams Field

City/State/Zip Code

Little Rock, AR 72202

Paperwork Reduction Act Notice

The public reporting and recordkeeping burden for this collection of information is estimated to average 40 hours per response. Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to review instructions; develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

Send comments on the Agency's need for this information, the accuracy of the provided burden estimates, and any suggested methods for minimizing respondent burden, including through the use of automated collection techniques to the Director, Collection Strategies Division, U.S. Environmental Protection Agency (2822), 1200 Pennsylvania Ave., NW, Washington, D.C. 20460. Include the OMB control number in any

Environmental Requirements Checklist

correspondence. Do not send the completed form to this address.

Use the Environmental Requirements Checklist to answer Question 5 in *Section A, Tell us about your facility*. This Checklist will help you identify the *major* Federal, State, tribal, and local environmental requirements that apply at your facility, but it is not an exhaustive list of all environmental requirements that may be applicable at your facility.

Fill in your facility information below and enclose the completed Checklist with your application.

Air Pollution Regulations*Check all that apply*

- ☐ 1. National Emission Standards for Hazardous Air Pollutants (40 CFR 61)
- ☒ 2. Permits and Registration of Air Pollution Sources
- ☒ 3. General Emission Standards, Prohibitions, and Restrictions
- ☐ 4. Control of Incinerators
- ☐ 5. Process Industry Emission Standards
- ☐ 6. Control of Fuel Burning Equipment
- ☒ 7. Control of VOCs
- ☒ 8. Sampling, Testing, and Reporting
- ☒ 9. Visible Emissions Standards
- ☐ 10. Control of Fugitive Dust
- ☒ 11. Toxic Air Pollutants Control
- ☐ 12. Vehicle Emissions Inspections and Testing

Other (you must list these if applicable)

- ☐ 13. Federal, State, tribal, or local regulations not listed above.
- ☐ 14. ID Numbers (specify whether State or Federal).

Hazardous Waste Management Regulations

Check all that apply.

- ☒ 1. Identification and listing of hazardous waste (40 CFR 261)
 - ☒ - Characteristic waste
 - ☒ - Listed waste
- ☒ 2. Standards Applicable to Generators of Hazardous Waste (40 CFR 262)
 - ☒ - Manifesting
 - ☒ - Pre-transport requirements
 - ☒ - Record keeping/reporting
- ☐ 3. Standards Applicable to Transporters of Hazardous Waste (40 CFR 263)
 - ☐ - Transfer facility requirements
 - ☐ - Manifest system and record-keeping
 - ☐ - Hazardous waste discharges
- ☐ 4. Standards for Owners and Operators of TSD Facilities (40 CFR 264)
 - ☐ - General facility standards
 - ☐ - Preparedness and prevention
 - ☐ - Contingency plan and emergency procedures
 - ☐ - Manifest system, record-keeping, and reporting
 - ☐ - Groundwater protection
 - ☐ - Financial requirements
 - ☐ - Use and management of containers
 - ☐ - Tanks
 - ☐ - Waste piles
 - ☐ - Land treatment
 - ☐ - Incinerators
- ☐ 5. Interim Standards for TSD Owners and Operators (40 CFR 265)
- ☐ 6. Interim Standards for Owners and Operators of New Hazardous Waste Land Disposal Facilities (40 CFR 267)
- ☐ 7. Administered Permit Program (Part B) (40 CFR 270)

Other (you must list these if applicable)

- ☐ 8. Federal, State, tribal, or local regulations not listed above
- ☐ 9. ID Numbers (specify whether State or Federal).

Hazardous Materials Management

Check all that apply.

- ☒ 1. Control of Pollution by Oil and other Hazardous Substances (33 CFR 153)
- ☒ 2. Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302)
- ☒ 3. Hazardous Materials Transportation Regulations (49 CFR 172-173)
- ☒ 4. Worker Right-to-Know Regulations (29 CFR 1910.1200)
- ☒ 5. Community Right-to-Know Regulations (40 CFR 350-372)
- ☒ 6. Underground Storage Tank Regulations (40 CFR 280-282)

Other (you must list these if applicable)

- ☐ 7. Federal, State, tribal, or local regulations not listed above.
- ☐ 8. ID Numbers (specify whether State or Federal).

Solid Waste Management

Check all that apply.

- ☐ 1. Criteria for Classification of Solid Waste Disposal Facilities and Practices (40 CFR 257)
- ☐ 2. Permit Requirements for Solid Waste Disposal Facilities
- ☐ 3. Installation of Systems of Refuse Disposal
- ☐ 4. Solid Waste Storage and Removal Requirements
- ☐ 5. Disposal Requirements for Special Wastes

Other (you must list these if applicable)

- ☐ 6. Federal, State, tribal, or local regulations not listed above.
- ☐ 7. ID Numbers (specify whether State or Federal).

Water Pollution Control Requirements

Check all that apply.

- ☒ 1. Oil Spill Prevention Control and Countermeasures (SPCC) (40 CFR 112)
- ☒ 2. Designation of Hazardous Substances (40 CFR 116)
- ☒ 3. Determination of Reportable Quantities for Hazardous Substances (40 CFR 117)
- ☐ 4. NPDES Permit Requirements (40 CFR 122)
- ☐ 5. Toxic Pollutant Effluent Standards (40 CFR 129)
- ☒ 6. General Pretreatment Regulations for Existing and New Sources (40 CFR 403)
Name of POTW Little Rock Wastewater Utility
ID # of POTW AR0021806 (Adams Field Plant, NPDES)
- ☐ 7. Organic Chemicals Manufacturing Point Source Effluent Guidelines and Standards (40 CFR 414)
- ☐ 8. Inorganic Chemicals Manufacturing Point Source Effluent Guidelines and Standards (40 CFR 415)
- ☐ 9. Plastics and Synthetics Point Source Effluent Guidelines and Standards (40 CFR 416)
- ☐ 10. Water Quality Standards
- ☐ 11. Effluent Limitations for Direct Dischargers
- ☒ 12. Permit Monitoring/Reporting Requirements
- ☐ 13. Classifications and Certifications of Operators and Superintendents of Industrial Wastewater Plants
- ☐ 14. Collection, Handling, and Processing of Sewage Sludge
- ☐ 15. Oil Discharge Containment, Control and Cleanup
- ☒ 16. Standards Applicable to Indirect Discharges (Pretreatment)

Other (you must list these if applicable)

- ☐ 17. Federal, State, tribal, or local regulations not listed above.
- ☐ 18. ID Numbers (specify whether State or Federal).

Drinking Water Regulations

Check all that apply.

- ☐ 1. Underground Injection and Control Regulations, Criteria and Standards (40 CFR 144, 146)
- ☐ 2. National Primary Drinking Water Standards (40 CFR 141)
- ☐ 3. Community Water Systems, Monitoring and Reporting Requirements (40 CFR 141)
- ☐ 4. Permit Requirements for Appropriation/Use of Water from Surface or Subsurface Sources
- ☐ 5. Underground Injection Control Requirements
- ☐ 6. Monitoring, Reporting and Record keeping Requirements for Community Water Systems

Other (you must list these if applicable)

- ☐ 7. Federal, State, tribal, or local regulations not listed above.
- ☐ 8. ID Numbers (specify whether State or Federal).

Toxic Substances

Check all that apply.

- ☐ 1. Manufacture and Import of Chemicals, Record-keeping and Reporting Requirements (40 CFR 704)
- ☐ 2. Import and Export of Chemicals (40 CFR 707)
- ☐ 3. Chemical Substances Inventory Reporting Requirements (40 CFR 710)
- ☐ 4. Chemical Information Rules (40 CFR 712)
- ☐ 5. Health and Safety Data Reporting (40 CFR 716)
- ☐ 6. Pre-Manufacture Notifications (40 CFR 720)
- ☐ 7. PCB Distribution Use, Storage and Disposal (40 CFR 761)
- ☐ 8. Regulations on Use of Fully Halogenated Chlorofluoroalkanes (40 CFR 762)
- ☐ 9. Storage and Disposal of Waste Material Containing TCDD (40 CFR 775)

Other (you must list these if applicable)

- ☐ 10. Federal, State, tribal, or local regulations not listed above.
- ☐ 11. ID Numbers (specify whether State or Federal).

Pesticide Regulations

Check all that apply.

- ☐ 1. FIFRA Pesticide Use Classification (40 CFR 162)
- ☐ 2. Procedures Storage and Disposal of Pesticides and Containers (40 CFR 165)
- ☐ 3. Certification of Pesticide Applications (40 CFR 171)
- ☐ 4. Pesticide Licensing Requirements
- ☐ 5. Labeling of Pesticides
- ☐ 6. Pesticide Sales, Permits, Records, Application and Disposal Requirements
- ☐ 7. Disposal of Pesticide Containers
- ☐ 8. Restricted Use and Prohibited Pesticides

Other (you must list these if applicable)

- ☐ 9. Federal, State, tribal, or local regulations not listed above.
- ☐ 10. ID Numbers (specify whether State or Federal).

Environmental Clean-Up, Restoration, Corrective Action

- ☐ 1. Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA or Superfund). Please identify and include date of Record of Decision.
- ☐ 2. RCRA Corrective Action. Please provide date of RCRA/HSWA permits that require corrective action.
- ☐ 3. Other Federal, State, tribal, or local environmental clean-up, restoration, corrective action regulations not listed above. Please include date of requirement.

Facility Name Dassault Falcon Jet Corp - Little Rock Division

Facility Location: 3801 E. Tenth Street, Adams Field, Little Rock, AR 72202